

United States District Court
STATE AND DISTRICT OF MINNESOTA

UNITED STATES OF AMERICA

V.

MARC ANTONIO CLARK

CRIMINAL COMPLAINT

Case Number:

10-mj-76 JJL

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about February 23, 2010, in Hennepin County, in the State and District of Minnesota, defendant(s)

did by force, violence and intimidation, take from the person or presence of another approximately \$1,350.00 in United States currency belonging to and in the care, custody, control, management and possession of the Wells Fargo Bank, located at 4141 Lyndale Avenue North, Minneapolis, Minnesota, who deposits were then insured by the Federal Deposit Insurance Corporation,

in violation of Title 18, United States Code, Section(s) 2113(a).

I further state that I am a(n) Special Agent and that this complaint is based on the following facts:
SEE ATTACHED AFFIDAVIT

Continued on the attached sheet and made a part hereof: ☒ Yes ☐ No

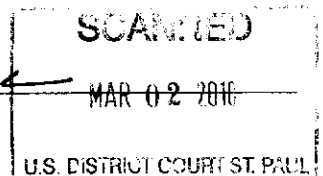
Sworn to before me, and subscribed in my presence,

3/2/10 at
Date
The Honorable Jeffrey J. Keyes
UNITED STATES MAGISTRATE JUDGE
Name & Title of Judicial Officer

Jared F. Kary
Signature of Complainant
Jared Kary
FBI

St. Paul, MN
City and State

Jeffrey J. Keyes
Signature of Judicial Officer



STATE OF MINNESOTA)
)
COUNTY OF RAMSEY)

ss. AFFIDAVIT OF Jared Kary

I, Jared Kary being first duly sworn under oath, depose and state as follows:

INTRODUCTION

1. I am employed as a Special Agent ("SA") with the Federal Bureau of Investigation, and have been so employed for two years. I am a member of the White Collar Crime Squad.

2. This affidavit is based on my training, experience, personal knowledge and observations in this investigation; upon my discussions with other law enforcement officers and agents directly involved in this investigation; and upon my review of official reports submitted in relation to this investigation. Further, this affidavit contains information to support probable cause but is not intended to convey facts of the entire investigation.

3. This affidavit is made for the purpose of establishing probable cause in support of a federal arrest warrant and therefore contains only a summary of relevant facts.

4. On February 23, 2010 the Wells Fargo Bank, located at 4141 Lyndale Avenue North, Minneapolis, Minnesota, was robbed by a lone black male. The robber entered the bank, approached the victim teller and handed her a written note, which read, "Look, I have a gun. Give me all \$100.00 dollar bills." After reading the demand note, the victim teller told the robber that she did not have any \$100.00's and the robber then whispered to her, "fifties."

5. The victim teller became fearful of her life and reached into her teller drawer, retrieved an unknown amount of cash (all fifty dollar bills) and handed it to the robber. The robber took the cash and calmly walked out of the bank and began running southbound on Lyndale Avenue.

6. An audit conducted by the bank revealed that the robber got away with \$1,350.00. The robber was described as a black male, approximately 30 years old, approximately 6'0" tall, medium build with a light to medium complexion, scruffy facial hair and big brown eyes. He was wearing a navy cap and a brown leather jacket.

7. Subsequent to the robbery, photographs of the robber were aired in the local media. Law Enforcement received several tips from concerned citizens stating that the robber appeared to be MARC ANTONIO CLARK, a 35 year old black male who currently resides with his girlfriend at an apartment in Minneapolis, Minnesota, which is located approximately two blocks from the bank. This male was said to have a physical makeup very similar to that of the robber.

8. A photographic line-up was presented to two of the witness tellers by law enforcement on February 24, 2010. One of the witness tellers positively identified the subject, as MARC ANTONIO CLARK.

9. I have compared a Division of Motor Vehicle photograph and bank surveillance video photograph of MARC ANTONIO CLARK to bank surveillance photographs from the February 23, 2010 robbery. The

man in bank surveillance photographs appears to be MARC ANTONIO CLARK.

10. On February 25, 2010 law enforcement were dispatched and responded to the apartment of the defendant's girlfriend in reference to a domestic threat case. Upon arrival, law enforcement met with NATALIE ROSE PASSENHEIM, who stated that her boyfriend, MARC ANTONIO CLARK, had threatened her and was still in her apartment. PASSENHEIM further stated that CLARK had robbed the Wells Fargo Bank on Tuesday Afternoon. Law enforcement arrested CLARK for PC Domestic Threats.

11. While in custody, CLARK made unsolicited and spontaneous statements about his involvement in the bank robbery at the Wells Fargo located at 4141 Lyndale Avenue North, Minneapolis, Minnesota.

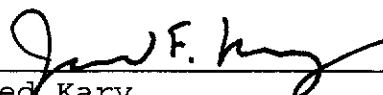
12. An interview was conducted with CLARK at the Minneapolis Police Department. During the interview, CLARK was advised of his rights, and agreed to talk to law enforcement about the robbery. CLARK confessed that he committed the robbery at the Wells Fargo Bank located at 4141 Lyndale Avenue North, Minneapolis, Minnesota.

13. At the time of the robbery, the deposits of the Wells Fargo Bank were insured by the Federal Deposit Insurance Corporation.

14. Based upon these facts conveyed in this Affidavit, your affiant believes that there is probable cause that MARK ANTONIO CLARK committed the bank robbery that occurred on February 23, 2010

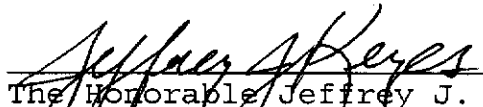
at the Wells Fargo Bank, located at 4141 Lyndale Avenue North,
Minneapolis, Minnesota, in violation of Title 18, United States
Code, Section 2113(a).

Further your Affiant sayeth not.



Jared Kary
Special Agent

SUBSCRIBED and SWORN to before me
this 2nd day of March, 2010



The Honorable Jeffrey J. Keyes
United States Magistrate Judge